



EXECUTIVE DEPARTMENT ILLINOIS,
August 15th, 1842.

WE the undersigned officers of the State being of opinion that there will be danger of loss by receiving the bills of the State Bank of Illinois and branches in payment of the revenue of the State and of the different counties in the State for the year 1842, and in payment of college, school and seminary debts and interest, do hereby prohibit the reception of said bills for the purposes aforesaid after the 15th day of September next unless otherwise provided by law.

Given under our hands the 15th day and year above written.
THO. CARLIN, Governor.
JAS. SHIELDS, Auditor.
MILTON CARPENTER, Treas.

AUDITORS OFFICE, ILLINOIS,
Springfield, Aug. 20, 1842.

To the Collector of the county of

DEAR SIR:—The Governor, Auditor, and Treasurer have prohibited the reception of the bills of the State Bank of Illinois and branches in the payment of the revenue of 1842, and of debts due the school fund. The bills of the Bank of Illinois at Shawneetown would have been included in the prohibition also, if the law had only invested us with such powers. The object of this measure is to suspend the collection of the revenue for the current year, which would otherwise commence in September next, until the Legislature may have an opportunity of acting on the subject.

Without some such suspension act a large portion of the revenue of 1842, particularly that portion payable by non-resident land owners and large land companies, would be paid to collectors before the meeting of the legislature; and that body would be consequently prevented for the space of another year, not only from making any change in the system, but from dissolving the dangerous connection now subsisting between the State and a bankrupt institution. The restoration of a sound currency which is so essentially needed at present in this State can only be effected by the joint efforts of the government and the people, and the first step towards the accomplishment of this object, is the rejection of depreciated paper by the State. It is folly to hope for a sound circulation while the government is patronizing a worthless one. To prevent this change from operating oppressively the legislature will have it in its power, by the reduction of salaries and the curtailment of all expenses not absolutely indispensable to the existence of government, to make a material reduction in the taxes for the next two years.

By this means a sound currency can be gradually, though perhaps slowly, introduced without increasing the burdens of the people. The exigency of the present crisis requires a common sacrifice, and if it be wisely and firmly made, both by the people and their agents, a few years will suffice to lift our young State out of its present prostration. Once more I take the liberty of repeating that the object and intention of the present notification is to suspend the collection of the revenue for the year 1842 until the meeting of the Legislature, at which time that body can provide for the payment of taxes in such funds as it may deem advisable, and effect such reduction in the amount of revenue as it may deem practicable.

Your obedient servant,
JAS. SHIELDS, Auditor.

Progress of Free Trade in England.
—At the dinner recently given to Mr. Everett, at Manchester, the president of the table talked in this fashion to the American minister:

"We deeply regret that there should exist the slightest barrier to the most perfect commercial freedom between the enterprising population of these islands, and our brethren of the American continent. We trust that the delusive idea of protecting one branch of industry, by inflicting injuries upon other branches, is fast passing away; and that ere long, the abundant products of your country, and the various manufactures of ours, will be freely interchanged; that commercial transactions will become as uncontrolled by fiscal restrictions, as are the waves, which, while they separate, yet serve to unite the parent with the daughter country. We feel convinced that the doom of monopoly is sealed in our land; that even the blindness of party is becoming enlightened; and that all the wise and good will soon be brought to regret that a single hour should have been allowed to pass without the adoption of the sound principles of free trade."

There is a man in Rochester who has become so celebrated for adjusting difficulties that the ladies in his neighborhood, when they are out of eggs, send for him to settle coffee!

"Dow Jr." is of opinion that a toad was the first animal created, and a woman the last. Mark the improvements, says he, made in six days, and hush up forever about your steam ships, railroads, and balloons.

Some say that a person who is choked with a potato, may find relief by swallowing a pumpkin. That is like paying a debt with money hired of a broker.

The Bee Moth.—Mr. T. Hudson, of Hudson, Ohio, states, in the *Ravena Cabineter*, that, in his opinion, the ravages of the great enemy of bees, the bee moth, may be prevented by the simple process of thoroughly saturating the hives with salt, as the miller will never deposit its eggs in hives thus prepared. His plan is to plane and prepare the boards for the hive, and then let them be for a few days immersed in a strong brine. His own personal experience and observation as an apiarian, has led him to the above conclusions and practice.—*Clev. Herald.*

Abused images are sometimes irresistible. I will mention two. An elephant in a coach office, gravely coming to have his trunk booked. A mermaid over a fish-kettle, cooking her own tail.

Right.—The New York Cadets, a foot company, are commanded by Colonel Skipper.—*Richmond Star.*

Yes, and a whole sold set of fellows they are said to be, Corporal.—*N. O. Picayune.*

True—ready at a top. But who sold them!—*Star.*

It boots not who sold them, Corporal. But a word by way of advice—keep out of their way, for they give no quarters.—*Picayune.*

MARRIED.—Near Pontiac, on the 22nd inst., by D. S. Ebersol, Esq., Mr. Wm. P. Foster to Miss Rebecca Garrison, all of Livingston county.

CLOTH! CLOTH!!

THE subscribers would say to the settlers about Ottawa and Peru that have cloth to dress, that they are now prepared with TWO MILLS for fulling, and other machinery for drying cloth in good style, and on as reasonable terms as at any establishment in the country, to wit:

12 cents for Fulling,
25 " for Coloring, Fulling, Shearing and Pressing.
21 " for Dressing, in good style.
20 " for Dyeing and Pressing Flannel.

They have also an improved DOUBLE CARDING MACHINE, expressly for fine wool. People having fine wool will do well to give them a call.

S. B. Cloth left with Alon Woodruff, P. M. Ottawa, will be sent to the subscribers and returned in two weeks after it arrives at the shop. S. & T. Aurora, Aug. 23, 1842. 12-2m.

District Court of the United States, for the District of Illinois,
In the matter of the petition of David Letts, of Lasalle county, Illinois, to be declared a bankrupt and to be discharged from his debts.

NOTICE is hereby given that David Letts, of Lasalle county, has filed his petition in this court, to be declared a bankrupt and to be discharged from his debts under the act of Congress in such case made and provided, and that an order has been duly entered in this court appointing the 1st day of October next at the district court room in the city of Springfield in this District as the time and place for the hearing of said petition. All persons interested may then and there appear and show cause if any they have why the prayer of said petition should not be granted.

Dated this 26th day of August, A. D. 1842. O. PETERS, sol. for pet'r.
Attest—J. F. Owings, Clerk. 12

State of Illinois, } ss.
Lasalle county, }
In the Circuit Court—To November term, 1842.

In Chancery—Bill to foreclose a mortgage.
The President, Directors and Company of the State Bank of Illinois,
vs.
David Letts, Norman Dart, Russell Dart, Aaron Howe, Elisha Howe and Samuel M. Marr, administrators of the estate of George W. Howe, deceased.

IT appearing by satisfactory affidavit filed in the Clerk's office of the Circuit Court of said county, that the above named Norman Dart, Russell Dart, Aaron Howe, Elisha Howe and David Letts, defendants in this case are non-residents of the State of Illinois: Notice is therefore hereby given to the said defendants, that the complainants—the President, Directors and Company of the State Bank of Illinois—have filed in the Clerk's office of the Circuit Court of said county, their Bill in Chancery against the said defendants for the foreclosure of a mortgage, and that a summons in Chancery has been issued against them, returnable before the said Circuit Court of Lasalle county on the first day of the next term thereof, to be held at the court house in Ottawa, on the first Monday in November next, and that unless you, the said Norman Dart, Russell Dart, Aaron Howe, Elisha Howe and David Letts shall appear before the said Circuit Court on the first day of the next term thereof at the time and place aforesaid, and answer to the said bill, the same will be taken as confessed against you and a decree entered accordingly.

L. LELAND, Clerk.
Peters & Gale, sol's for compl'ts.
Aug. 22, 1842. 12-4

Cheap for Cash or Winter Wheat.
THE subscriber will sell on the most reasonable terms, for cash or good winter wheat, BROAD CLOTHS, CASSIMERES, SATINETTS, French Merinoes, French Bombazines, &c. &c., as also any other article in his line of business.

Call and see and examine for yourselves! JOHN SHULER.
Ottawa, Aug. 12, 1842. 10-1w.

Peters' Pills.
JUST received and for sale by WALKER & HICKLING.
July 20, 1842. 8-4f.

Produce Market.
Chicago. St. Louis.
Flour, superfine, per bbl. \$4 00 a 4 00 \$3 00 a
do fine do do 3 50 a 4 00
Wheat, winter, in specie 65 a 65 45 a 50
do spring do do 20 17
Corn do do 27 20 a 22
Barley do do 20 a 22
Potatoes do do 15 a 18 18 a 20
Hides, dried, per lb. 7 a 8
do green, do do 3 1/2 a 4

State of Illinois, } ss.
Lasalle county, }
In the Circuit Court—To November term, 1842.

In Chancery—Bill for a Divorce.
Martha Welch,
vs.
Thomas Welch, sen'r.

NOTICE is hereby given to the said Thomas Welch, sen'r, that the complainant, Martha Welch, has filed her bill in the Clerk's office of the Circuit Court of Lasalle county, praying to be divorced from the said Thomas Welch, sen'r, that a summons has been issued out of the said Clerk's office against him, the said Thomas Welch, sen'r, returnable before said Circuit Court on the first Monday of November next at the court then to be held at the court house in Ottawa; and it appearing by affidavit filed in the said Clerk's office that the said Thomas Welch, sen'r is not a resident of the State of Illinois—now unless you, the said Thomas Welch, sen'r shall personally be and appear before the said Circuit Court of said county on the first day of the next term thereof to be held at the court house in Ottawa on the first Monday in November next as aforesaid, to answer the charges and allegations in said complainant's bill, the same will be taken as confessed against you and a decree entered according to the prayer of the said bill.

L. LELAND, Clerk.
Turney & Gregg, sol's for compl't.
August 15, 1842. 12-4

State of Illinois, } ss.
Lasalle county, }
In the Circuit Court—To November term, 1842.

In Chancery.
John McFarren,
vs.
James Wilson.

IT appearing by satisfactory affidavit filed in the Clerk's office of the Circuit Court of said county, that the above named James Wilson is a non-resident of the State of Illinois: Notice is therefore hereby given to the said James Wilson, that John McFarren has filed in the Clerk's office of the Circuit Court of said county his bill in Chancery against him, and that a summons in Chancery has been issued against him, returnable before the said Circuit Court of Lasalle county on the first day of the next term thereof, to be held at the court house in Ottawa, on the first Monday in November next, and that unless he, the said James Wilson, shall appear before the said Circuit Court on the first day of the next term thereof, at the time and place aforesaid, and answer to the said bill, the same will be taken as confessed against him.

L. LELAND, Clerk.
H. Chamasero, sol. for compl't.
August 24, 1842. 12-4

Dissolution.
NOTICE is hereby given that the partnership heretofore existing between "Green & Quick" in the milling business, is dissolved by mutual consent.
JOHN GREEN,
JOHN QUICK.
Dayton, Ill., Aug. 11, 1842. 10-3

Dayton Mill.
THE milling business will hereafter be conducted by the subscriber, who has put in two pair of new French burr mill stones, new bolting cloths, &c. Persons wishing to have their grain floured can have it done in the best style, and on reasonable terms for toll or cash.

His custom mill has undergone thorough repair, and is now calculated to do as good business as the country can afford. Customers from a distance as well as those near at hand, can have their grinding done, (both wheat and corn) on the shortest possible notice.

He hopes by strict attention and accommodating millers, to render general satisfaction, and solicits the patronage of his old friends and customers, which has heretofore been so liberally bestowed upon him.
JOHN GREEN.
Dayton, Aug. 11, 1842. 10f.

Money Market.
Corrected weekly from the Chicago Democrat and St. Louis Republic.

OTTAWA, Aug. 26, 1842.

Chicago. St. Louis.
Treasury Notes..... par. do
State Bank of Illinois..... (dis.) 65 a 65 60 a 65
Bank of Illinois..... do 65 a 65 55 a 60
Indiana..... do 3 a 09 3 a 5
Farmers & Mech's Bk, Mich. do 3 a 5
Wis. Marine & Fire Ins. Com. do 2 a 3 2 a 4
Missouri..... do 3 a 5 par.
Canal Scrip..... do 80 a
Ohio, country, generally..... 3 a 5
Kentucky Banks..... 1 a 2
United States Bank Notes..... 65 dis.
New York & New England banks..... par.
Bank of Ohio..... do do
Bank of Michigan..... do do
Bank of Mineral Point, Wiscon. do do
Miners Bank of Dubuque, Iowa, do do

Produce Market.
Chicago. St. Louis.
Flour, superfine, per bbl. \$4 00 a 4 00 \$3 00 a
do fine do do 3 50 a 4 00
Wheat, winter, in specie 65 a 65 45 a 50
do spring do do 20 17
Corn do do 27 20 a 22
Barley do do 20 a 22
Potatoes do do 15 a 18 18 a 20
Hides, dried, per lb. 7 a 8
do green, do do 3 1/2 a 4

State of Illinois, } ss.
Lasalle county, }
Lasalle Circuit Court—To November term, 1842.

In Chancery—Bill for a Divorce.
Martha Welch,
vs.
Thomas Welch, sen'r.

NOTICE is hereby given to the said Thomas Welch, sen'r, that the complainant, Martha Welch, has filed her bill in the Clerk's office of the Circuit Court of Lasalle county, praying to be divorced from the said Thomas Welch, sen'r, that a summons has been issued out of the said Clerk's office against him, the said Thomas Welch, sen'r, returnable before said Circuit Court on the first Monday of November next at the court then to be held at the court house in Ottawa; and it appearing by affidavit filed in the said Clerk's office that the said Thomas Welch, sen'r is not a resident of the State of Illinois—now unless you, the said Thomas Welch, sen'r shall personally be and appear before the said Circuit Court of said county on the first day of the next term thereof to be held at the court house in Ottawa on the first Monday in November next as aforesaid, to answer the charges and allegations in said complainant's bill, the same will be taken as confessed against you and a decree entered according to the prayer of the said bill.

L. LELAND, Clerk.
Turney & Gregg, sol's for compl't.
August 15, 1842. 12-4

State of Illinois, } ss.
Lasalle county, }
In the Circuit Court—To November term, 1842.

In Chancery—Bill for a Divorce.
James Monroe,
vs.
Fanny Monroe.

NOTICE is hereby given to the said Fanny Monroe that the complainant, James Monroe, has filed his petition in the Clerk's office of the Circuit Court of Lasalle county praying to be divorced from the said Fanny Monroe, that a summons has been issued out of the Clerk's office against her, the said Fanny Monroe, returnable before said Circuit Court on the first Monday in November next, at the court then to be held at the court house in Ottawa; and it appearing by affidavit filed in the said Clerk's office that the said Fanny Monroe is not a resident of the State of Illinois. Now, unless you, the said Fanny Monroe, shall personally be and appear before the said Circuit Court of said county on the first day of the next term thereof to be held at the court house in Ottawa on the first Monday in November next as aforesaid, to answer the charges and allegations in said complainant's petition, the same will be taken for confessed against you and a decree entered according to the prayer of the said petition.

L. LELAND, Clerk.
M. H. Swift, sol. for compl't.
August 15, 1842. 12-4.

State of Illinois, } ss.
Lasalle county, }
In the Circuit Court—To November term, 1842.

In Chancery—Bill to foreclose a mortgage.
John Barnum,
vs.
Isaac Baldwin.

IT appearing by satisfactory affidavit filed in the Clerk's office of the Circuit Court of Lasalle county, that the above named Isaac Baldwin, defendant in this cause is a non-resident of the State of Illinois: Notice is therefore hereby given to the said Isaac Baldwin, that John Barnum has filed in the Clerk's office of the Circuit Court of said county, his bill in Chancery against the said defendant for the foreclosure of a mortgage, and that a summons in Chancery has been issued against him returnable before the said Circuit Court of Lasalle county on the first day of the next term thereof, to be held at the court house in Ottawa, on the first Monday in November next, and that unless you, the said Isaac Baldwin, shall appear before the said Circuit Court on the first day of the next term thereof, at the time and place aforesaid, and answer to the said bill, the same will be taken as confessed against you and a decree entered accordingly.

L. LELAND, Clerk.
M. H. Swift, sol. for compl't.
August 15, 1842. 12-4.

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L. LELAND, Clerk.
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L. LELAND, Clerk.
M. H. Swift, sol. for compl't.
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L. LELAND, Clerk.
M. H. Swift, sol. for compl't.
August 15, 1842. 12-4.

State of Illinois, } ss.
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L. LELAND, Clerk.
M. H. Swift, sol. for compl't.
August 15, 1842. 12-4.

State of Illinois, } ss.
Lasalle county, }
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In Chancery—Bill to foreclose a mortgage.
John Barnum,
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L. LELAND, Clerk.
M. H. Swift, sol. for compl't.
August 15, 1842. 12-4.

State of Illinois, } ss.
Lasalle county, }
In the Circuit Court—To November term, 1842.

In Attachment.
Irish Hill, plaintiff,
vs.
John N. McLean, defendant.

NOTICE is hereby given to the said John N. McLean that writs of attachment have been sued out of the Clerk's office of the Circuit Court of Lasalle county, Illinois: one directed to the Sheriff of Lasalle county, dated May 11th, 1842, at the suit of Irish Hill against the estate of John N. McLean, which was returned by the said Sheriff with an endorsement thereon as follows, to wit: Executed the within writ by attaching and levying upon the east half of the north-east quarter of section twenty-two (22) in township No. thirty-two (32) north range four (4) east of the third principal meridian. And the other directed to the Sheriff of Grundy county, at the suit of the said Irish Hill vs. the said John N. McLean, dated the 14th day of May, 1842, which was returned by the Sheriff of said county with an endorsement thereon as follows, to wit: By virtue of the within writ of attachment I have, this 14th day of May, A. D., 1842, levied upon the following real estate, to wit: The west half of the north-east quarter of section number three, in township number thirty-two, north of range seven, east of the third principal meridian, in the State of Illinois. Now, unless you, the said John N. McLean shall be and appear before the Judge of Lasalle county Circuit Court on the first day of next term thereof to be held at the court house in Ottawa on the first Monday in November next, give special bail and plead to the plaintiff's action, judgment will be entered against you in favor of the said Irish Hill, and the property so attached will be sold to satisfy said judgment and costs.

L. LELAND, Clerk.
J. D. Caton, sol. for compl't.
August 20, 1842.

State of Illinois, } ss.
Lasalle county, }
Lasalle Circuit Court—To November term, 1842.

In Chancery—Bill for Divorce.
James Monroe,
vs.
Fanny Monroe.

NOTICE is hereby given to the said Fanny Monroe that the complainant, James Monroe, has filed his petition in the Clerk's office of the Circuit Court of Lasalle county praying to be divorced from the said Fanny Monroe, that a summons has been issued out of the Clerk's office against her, the said Fanny Monroe, returnable before said Circuit Court on the first Monday in November next, at the court then to be held at the court house in Ottawa; and it appearing by affidavit filed in the said Clerk's office that the said Fanny Monroe is not a resident of the State of Illinois. Now, unless you, the said Fanny Monroe, shall personally be and appear before the said Circuit Court of said county on the first day of the next term thereof to be held at the court house in Ottawa on the first Monday in November next as aforesaid, to answer the charges and allegations in said complainant's petition, the same will be taken for confessed against you and a decree entered according to the prayer of the said petition.

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